

27 Box 3 - [JGR/Appointee Clearances – 10/01/1985-11/13/1985] -
Roberts, John G.: Files SERIES I: Subject File

WITHDRAWAL SHEET

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Collection Name ROBERTS, JOHN: FILES

Withdrawer

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File Folder [JGR/APPOINTEE CLEARANCES - 10/01/1985-11/13/1985]

FOIA

F05-133/01

Box Number

COOKE, PAMELA

23 KDB

Doc No	Doc Type	Document Description	No of Pages	Doc Date	Restrictions	
1	MEMO	J. ROBERTS TO RICHARD HAUSER RE PHONE CONVERSATION WITH PROSPECTIVE NOMINEE	1	10/3/1985	B6	381
2	MEMO	ROBERTS TO HAUSER RE PROSPCTIVE NOMINEE	2	10/3/1985	B6	382
3	MEMO	ROBERTS TO WILLIAM GRESSMAN RE ROCKWELL SCHNABEL	1	10/4/1985	B6	383
4	PRINTOUT	RE R. SCHABEL PERSONAL FINANCES	5	ND	B6	384

Freedom of Information Act - [5 U.S.C. 552(b)]

B-1 National security classified information [(b)(1) of the FOIA]

B-2 Release would disclose internal personnel rules and practices of an agency [(b)(2) of the FOIA]

B-3 Release would violate a Federal statute [(b)(3) of the FOIA]

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B-8 Release would disclose information concerning the regulation of financial institutions [(b)(8) of the FOIA]

B-9 Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]

C. Closed in accordance with restrictions contained in donor's deed of gift.

THE WHITE HOUSE

WASHINGTON

October 1, 1985

MEMORANDUM FOR ROBERT H. TUTTLE

FROM: FRED F. FIELDING

All necessary clearances have been accomplished with regard to the following individual and he is ready for formal nomination by the President:

W. Scott Thompson - Member, United States Institute of Peace,
Board of Directors

cc: Catherine Bedell
Jane Dannenhauer
John Roberts
Susan Borchard

THE WHITE HOUSE
WASHINGTON

October 2, 1985

MEMORANDUM FOR SUSAN BORCHARD
ASSOCIATE DIRECTOR
PRESIDENTIAL PERSONNEL

FROM: FRED F. FIELDING
COUNSEL TO THE PRESIDENT

SUBJECT: Appointment of Diane Wolf and
Pascal Regan to the Commission
of Fine Arts

Thank you for your memorandum of September 23, detailing the reasons you believe Diane Wolf and Pascal Regan may be considered "well-qualified judges of the fine arts." My memorandum of July 31 cleared these two and the other prospective appointees to the Commission of Fine Arts; my additional comments were simply intended to alert you to possible criticism of the appointments.

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1 MEMO

1 10/3/1985 B6

381

ER RE PH] ROBERTS TO RICHARD HAUSER RE PHONE
CTIVE NO CONVERSATION WITH PROSPECTIVE NOMINEE

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2 MEMO

2 10/3/1985 B6

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PROSPECTIVE ROBERTS TO HAUSER RE PROSPECTIVE NOMINEE

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3 MEMO

1 10/4/1985 B6

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ROBERTS TO WILLIAM GRESSMAN RE
ROCKWELL SCHNABEL

Freedom of Information Act - [5 U.S.C. 552(b)]

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With the Compliments of

ROCKWELL A. SCHNABEL



MORGAN OLMSTEAD KENNEDY & GARDNER INC.

Los Angeles

ROBER
ROCKV

A SUMMARY DESCRIPTION

OF

THE MORGAN, OLMSTEAD, KENNEDY & GARDNER

EXECUTIVE BENEFIT AND WEALTH ACCUMULATION PLAN

Plan Benefits

The Plan provides the following benefits for each unit of participation:

Retirement Benefits: If a Participant retires at the normal retirement age of 65 and has completed 8 consecutive years of Plan participation, he will receive payments of \$33,333 per year for 15 years - a total benefit of \$500,000.

Disability Benefits: If a Participant of the Plan who is under age 60, becomes totally disabled for 180 days or more, he will receive a monthly disability income benefit. The amount of his benefit will depend on his age at the time of enrollment in the Plan, and the length of Plan participation. Additionally, all survivor and retirement benefits under the Plan will continue during the period of disability.

Survivor Benefits: If an active Plan Participant should die prior to reaching age 65, the beneficiaries will receive \$33,333 per year until the Participant would have been age 65.

In the event of a Participant's death between the ages of 50 and 65, payments will be made for 15 years, providing a minimum benefit to the beneficiary of \$500,000.

Post-Retirement: In the event of a Participant's death after retirement benefits have begun, the beneficiary will receive the continuation of the 15-year retirement benefit, following which the beneficiary will receive 50% of this amount (\$16,667) for the balance of his/her lifetime, subject to actuarial adjustment if the beneficiary is more than 3 years younger than the participant.

Beneficiary Designation

Each Participant shall designate a beneficiary to receive benefits under the Plan and shall have the right to change such beneficiary designation from time to time by completing a beneficiary designation change form.

Administration of the Plan

The Plan is administered by the Plan Administrative Committee which is appointed by the Board of Directors. The Committee will have the right to interpret the Plan. This will include decisions regarding emergency payment, changing the manner and time of benefit payments and any other matter that might arise under the terms of the Plan.

PLAN FUNDING

HOW THE PLAN WORKS

- . The Participant elects to defer income for 8 years.
- . The tax credit on amounts deferred is contributed to the Plan by MOKG and recovered from the Plan at the Participant's retirement.
- . MOKG applies the deferrals (including their deferred tax credit) for the key man cost recovery insurance premiums.
- . After the 7-year restricted period, policy values are transferred (along with future policy refinancing proceeds) to an investment account with an assumed yield of 7.5%.

AT RETIREMENT:

~~the investment account~~ MOKG recovers from the investment account the ~~on the executive~~ deferred tax credit on the executive deferral.

- .. MOKG recovers the after-tax cost of retirement benefits from the investment account.
- .. During the first seven years MOKG will borrow values from the policies to pay premiums in alternate years.

IF THE EXECUTIVE DIES PRIOR TO RETIREMENT:

MOKG receives tax-free insurance proceeds which, along with the investment account, will be sufficient to:

- .. Recover the deferred tax credit, plus a cost-of-money factor.
- .. Recover the after-tax cost of a salary continuation/survivor benefit. These benefits are paid to the

beneficiary each year until executive would have been 65 - minimum 15 years.

IF THE EXECUTIVE DIES AFTER RETIREMENT:

The investment account and the tax-free insurance proceeds flowing to MOKG will be sufficient to:

- .. Continue the retirement benefits to the surviving spouse or heirs for the balance of a period certain -- 15 years.
- .. Fund the after-tax cost of a post-retirement survivor benefit 50% of retirement benefit for life of beneficiary.
- .. Recover a factor for the use of money on the deferred tax deduction.

IF THE EXECUTIVE IS DISABLED:

The premium waiver rider in the key-man insurance policies pays the policy premiums thereby allowing MOKG to apply the amount otherwise payable as premium to:

- .. Pay the disabled employee double the premiums on his policy since the disability payment is tax deductible.
- .. If the disability occurs prior to 8 consecutive years of Plan participation, this payment is reduced by the Participant's deferral amount.

SUPPLEMENTAL BENEFIT AND WEALTH ACCUMULATION PLAN

FOR

INVESTMENT EXECUTIVES AND OTHER KEY EXECUTIVES

OF

MORGAN, OLMSTEAD, KENNEDY & GARDNER, INCORPORATED

The purpose of this Supplemental Benefit and Wealth Accumulation Plan (the "Plan") is to provide a further means whereby MORGAN, OLMSTEAD, KENNEDY & GARDNER, INCORPORATED (the "Company") may afford financial security to investment executives and certain of its other key executives who perform management ~~or professional functions for the Company and who have rendered~~ and continue to render valuable services to the Company, constituting an important contribution toward its continued growth and success, by providing for additional future compensation so that they may be retained and their productive efforts encouraged.

I

DEFINITIONS AND CERTAIN PROVISIONS

1.1 "Agreement" means the written agreement (substantially in the form attached to this Plan) entered into between the Company and the Executive to carry out the Plan with respect to such Executive.

1.2 An "Executive" means a registered representative or other key management or professional executive of the Company who has been selected to participate in the Plan and who enters into an Agreement.

1.3 "Service" means continuous full-time or substantially full-time service with the Company as an employee or independent contractor.

1.4 A "year of service" means a complete year of continuous, full-time service with the Company. A "year" is a period of 12 consecutive calendar months.

~~1.5 "Normal Benefit Date" means the date of termination of service of the Executive after he attains age 65 or, if later, completes eight years of participation in the Plan.~~

1.5 "Normal Benefit Date" means the date of termination of service of the Executive after he attains age 65 or, if later, completes eight years of participation in the Plan.

1.6 "Early Benefit Date" means the date of termination of service of the Executive for reasons other than death or disability prior to attainment of age 65 but after he (i) attains age 55, (ii) completes fifteen years of service with the Company, and (iii) completes eight consecutive years of participation in the Plan.

1.7 "Termination of service" means the Executive's ceasing his service with the Company for any reason whatsoever,

whether voluntarily or involuntarily, including by reason of death or disability.

1.8 "Disability" means a condition that totally and continuously prevents the Executive, for at least six consecutive months, from engaging in an "occupation" for compensation or profit. During the first 24 months of total disability, "occupation" means the Executive's occupation at the time the disability began. After that period, "occupation" means any occupation for which the Executive is or becomes reasonably fitted by education, training or experience.

Notwithstanding the foregoing, a disability shall not exist for purposes of this Plan if the Executive fails to qualify

for disability benefits under the Social Security Act, unless

the Committee determines, in its sole discretion, that a disability exists.

1.9 "Committee" means the Administrative Committee appointed to manage and administer the Plan pursuant to Section 4.1.

1.10 "Beneficiary" means the person or persons designated by an Executive pursuant to Section 3.8.

1.11 References to an Executive's or Beneficiary's age are to his or her chronological age.

II

EXECUTIVE COMPENSATION REDUCTION

2.1 Executive Compensation. Each Executive shall execute the Agreement and irrevocably elect to reduce the amount of his yearly commissions or other compensation otherwise earned and payable on or after January 1, 1981, in the amounts and with respect to the years specified in Paragraph 3 of the Agreement, in order to participate in the Plan.

III

BENEFITS

~~Subject to 3.1~~ Normal Benefit. Subject to the Executive's continuation of service until his Normal Benefit Date, the Company shall pay to the Executive in equal monthly installments commencing on the first day of the month following his Normal Benefit Date, as compensation earned for services rendered prior to such date, one-twelfth of the amount per annum specified in Paragraph 4 of the Agreement for fifteen years (the "Normal Benefit").

3.2 Continuation of Normal Benefit. If an Executive who is entitled to the Normal Benefit dies after his Normal Benefit Date, his Beneficiary shall be entitled to receive the remaining Normal Benefit payments, if any, that would have been paid to the Executive if the Executive had survived until he received 180 monthly Normal Benefit payments, and thereafter

fifty percent (50%) of the Normal Benefit payments payable — monthly during the lifetime of the Beneficiary provided the Beneficiary is not more than three years younger than the Executive, or otherwise monthly payments during the lifetime of the Beneficiary which are actuarially reduced based on annuity rates selected by the Committee. In lieu of such monthly payments, the Committee may determine, in its sole discretion, to make an actuarially determined equivalent lump sum payment to the Beneficiary.

3.3 Early Benefit. If the Executive has a termination of service on an Early Benefit Date, the Company shall pay to the Executive in equal monthly installments commencing on the first day of the month following his Early Benefit Date, as compensation earned for services rendered prior to such time, one-twelfth of the actuarially determined equivalent (as determined by the Committee) of the amount per annum specified in Paragraph 4 of the Agreement for fifteen years (the "Early Benefit").

3.4 Disability Benefit. If the Executive has a termination of service before age 60 due to a disability which results from a bodily injury sustained or sickness which first manifests itself while his Agreement is in effect, the Company shall pay to the Executive in equal monthly installments commencing on the first day of the month after the Executive has been disabled for a period of six consecutive months the amount per annum specified in Paragraph 5 of the Agreement until the Execu-

Executive attains his Normal Benefit Date or ceases to be totally and continuously disabled (the "Disability Benefit"). However, if the Executive's disability occurs before he completes his eighth year of participation in the Plan, his Disability Benefit payments shall be reduced for the remainder of such eight years by the amounts by which his compensation would have been reduced during such years pursuant to Paragraph 3 of the Agreement. If the Executive's disability commences within one year from the date of his Agreement, his Disability Benefit shall be equal to one-half of the Disability Benefit which otherwise would have been payable. No Disability Benefit shall be payable to an Executive who terminates service after age 60 due

~~Executive's disability. After the Executive who is receiving a Disability Benefit attains his Normal Benefit Date, he shall be entitled to the Normal Benefit.~~

3.5 Termination Benefit. Except as provided in Sections 3.3 and 3.4 and as otherwise provided below in this Section 3.5, upon any termination of service of the Executive before his Normal Benefit Date the Company shall pay to the Executive the amounts by which his compensation has been reduced pursuant to Paragraph 3 of the Agreement, without any interest or earnings thereon (the "Termination Benefit"). Such payment shall be made within thirty (30) days following termination of service. Notwithstanding the foregoing, the Executive shall not be entitled to any Termination Benefit, and he shall forfeit the amounts by which his compensation has been reduced pursuant to Paragraph 3 of the Agreement, in the event of a termination

of service of the Executive at any time within one year from the date of his Agreement. In the event of any amendment of the Agreement with the Executive which increases his benefits and the amounts by which his compensation is reduced pursuant to Paragraph 3 of the Agreement, the Executive shall not be entitled to the increase in his Termination Benefit which results from the amendment, and he shall forfeit the increased amounts by which his compensation has been reduced pursuant to the amendment to Paragraph 3 of the Agreement, in the event of a termination of service of the Executive at any time within one year from the date of the amendment to his Agreement.

~~Section 3.6~~ Survivor's Benefit. If the Executive dies while ~~in service with the Company~~ before his Normal Benefit Date or ~~if he after termination of service~~ if he was eligible for an Early

Benefit or Disability Benefit at the time of his termination of service, the Company shall pay to the Executive's Beneficiary in equal monthly installments commencing on the first day of the month after the Executive's death the amount per annum specified in Paragraph 6 of the Agreement until the Executive would have attained age 65, but such payments shall continue in any event for at least 180 months less any months for which payments were made to the Executive under Section 3.3 (the "Survivor's Benefit").

3.7 Emergency Benefit. In the event that the Committee, upon the written petition of the Executive, deter-

mines; in its sole discretion, that the Executive has suffered an unforeseeable financial emergency, the Company shall pay to the Executive, as soon as practicable following such determination, an amount necessary to meet the emergency not in excess of the Termination Benefit to which the Executive would have been entitled pursuant to Section 3.5 if he had a termination of service on the date of such determination (the "Emergency Benefit").

For purposes of this Plan, an unforeseeable financial emergency is an unexpected need for cash arising from an illness, casualty loss, sudden financial reversal, or other such unforeseeable occurrence. Cash needs arising from foreseeable events such as the purchase of a house or education expenses for children shall not be considered to be the result of an unforeseeable financial

~~emergency. The amount of the Executive's benefits otherwise payable under Sections 3.1, 3.2, 3.3, 3.4, 3.5 or 3.6 shall thereafter be adjusted to reflect the payment of the Emergency Benefit.~~

3.8 Recipients of Payments; Designation of Beneficiary.

All payments to be made by the Company under the Plan shall be made to the Executive during his lifetime, provided that if the Executive dies prior to the completion of such payments, then all subsequent payments under the Plan shall be made by the Company to the Beneficiary or Beneficiaries determined in accordance with this Section 3.8. The Executive may designate a Beneficiary or Beneficiaries by filing a written notice of such designation with the Committee. The Executive may from time to time change the

designated Beneficiary or Beneficiaries without the consent of such Beneficiary or Beneficiaries by filing a new designation in writing with the Committee. The spouse of a married Executive shall join in any designation of a Beneficiary or Beneficiaries other than the spouse. If no designation shall be in effect at the time when any benefits payable under this Plan shall become due, the Beneficiary shall be the spouse of the Executive, or if no spouse is then living, the representatives of the Executive's estate.

3.9 Deferral of Payment. The Committee may, in its sole discretion, defer the payment of any benefit provided for by Sections 3.1, 3.3 or 3.5 to a date other than those provided for in such Sections, provided, however, that any such payment shall be made, in all events, no later than three (3) years following the date of payment otherwise provided for in such Sections unless the Executive consents to a later payment. In the event that a payment is deferred pursuant to this Section 3.9, the amount payable shall be increased by an amount equal to interest on such amount from the date otherwise payable to the date of payment, compounded annually, at an annual rate equal to the lowest rate of interest charged from time to time by Security Pacific National Bank to its most creditworthy commercial borrowers on unsecured loans maturing in ninety (90) days or less.

3.10 Election to Defer Payment. With the consent of the Committee, the Executive may elect to defer payment of any benefits provided for by the Plan, with payments to be actuarially increased as determined by the Committee.

3.11 Withholding; Employment Taxes. To the extent required by the law in effect at the time payments are made, the Company shall withhold any taxes required to be withheld by the federal or any state or local government from payments made hereunder.

IV

CONDITIONS RELATED TO BENEFITS

~~RELATION TO BENEFITS~~ ~~OF AGREEMENT~~ 4. Administration of Agreement. The Board of Directors shall be of three or more persons to administer the Plan and to interpret and apply its provisions in accordance with its terms. The Committee shall select those investment executives and key management or professional executives eligible to participate in the Plan. A member of the Committee shall not vote or act upon any matter which relates solely to such member as an Executive. In the absence of the appointment of an Administrative Committee, references herein to the Committee shall mean the Board of Directors of the Company.

4.2 Rights on Termination of Service. Except as expressly provided in this Plan, the Company shall not be required or be liable to make any payment under this Plan subsequent to the termination of service of the Executive.

4.3 No Right to Company Assets. Neither the Executive nor any other person shall acquire by reason of the Plan or Agreement any right in or title to any assets, funds or property of the Company whatsoever including, without limiting the generality of the foregoing, any specific funds or assets which the Company, in its sole discretion, may set aside in anticipation of a liability hereunder, nor in or to any policy or policies of insurance on the life of the Executive owned by the Company. ~~No trust shall be created in connection with or by the execution or adoption of this Plan or the Agreement, and any benefits which become payable hereunder shall be paid from the general assets of the Company.~~ The Executive shall have only a contractual right to the amounts, if any, payable hereunder unsecured by any asset of Company.

4.4 No Employment Rights. Nothing herein shall constitute a contract of continuing service or in any manner obligate the Company to continue the services of the Executive, or obligate the Executive to continue in the service of the Company, and nothing herein shall be construed as fixing or regulating the commissions or other compensation paid to the Executive.

4.5 Company's Right to Terminate. The Company reserves the sole right to terminate the Plan and/or the Agreement pertaining to the Executive at any time prior to the commencement of payment of his benefits. In the event of any such termination, the Executive shall be entitled to the amount specified in Section 3.5 of this Plan.

4.6 Protective Provisions. If the Company funds any of its obligations hereunder through the purchase of life insurance on the life of the Executive, the Executive will cooperate in the securing of such insurance by furnishing such information as the Company and the insurance company may require, ~~and taking such physical examinations that may be necessary and taking~~ any other such action which may be requested by the Company and the insurance company to obtain such insurance coverage. If the Executive refuses so to cooperate, the Company shall have no further obligation to the Executive hereunder. In the event of the Executive's suicide during the first two years of his Agreement, or if any benefits under an insurance policy on the life of the Executive shall not be receivable by the Company through other fault of the Executive, or shall be receivable in a reduced amount, then the benefits payable hereunder shall be proportionately reduced.

4.7 Offset. If at the time payments or installments of payments are to be made hereunder the Executive or the Beneficiary or both are indebted or obligated to the Company, then the payments remaining to be made to the Executive or the Beneficiary or both may, at the discretion of the Company, be reduced by the amount of such indebtedness or obligation, provided, however, that an election by the Company not to reduce any such payment or payments shall not constitute a waiver of its claim for such indebtedness or obligation.

V

MISCELLANEOUS

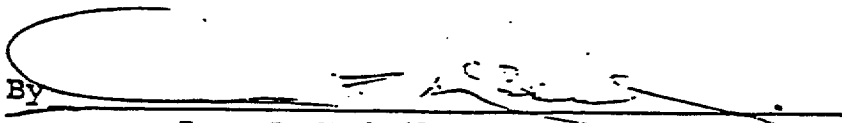
~~NEITHER~~ 5.1 Nonassignability. Neither the Executive nor any other person shall have any right to commute, sell, assign, transfer, pledge, anticipate, mortgage or otherwise encumber, transfer, hypothecate or convey in advance of actual receipt the amounts, if any, payable hereunder, or any part thereof, which are, and all rights to which are, expressly declared to be unassignable and non-transferable. No part of the amounts payable shall, prior to actual payment, be subject to seizure or sequestration for the payment of any debts, judgments, alimony or separate maintenance owed by the Executive or any other person, nor be transferable by operation of law in the event of the Executive's or any other person's bankruptcy or insolvency.

5.2 Gender and Number. Wherever appropriate herein, the masculine may mean the feminine and the singular may mean the plural or vice versa.

5.3 Notice. Any notice required or permitted to be given under the Plan shall be sufficient if in writing and hand delivered, or sent by registered or certified mail, to the principal office of the Company, directed to the attention of the President of the Company. Such notice shall be deemed given as of the date of delivery or, if delivery is made by mail, as of the date shown on the postmark or the receipt for registration or certification.

~~the Company has~~ IN WITNESS WHEREOF, the Company has adopted this
~~the Supplemental Benefit and Wealth Accumulation Plan for Investment~~
~~Executives and Other Key Executives of Morgan, Olmstead, Kennedy~~
& Gardner, Incorporated on July 6, 1981, 19__.

MORGAN, OLMSTEAD, KENNEDY & GARDNER, INCORPORATED

By 
Its James L. McPhail
Secretary

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THE WHITE HOUSE

WASHINGTON

October 16, 1985

MEMORANDUM FOR ROBERT H. TUTTLE

FROM: FRED F. FIELDING

All necessary clearances have been accomplished with regard to the following individual and he is ready for formal nomination by the President:

Laurence W. Lane, Jr. - to be Ambassador to Australia and to the Republic of Nauru

cc: Catherine Bedell
Jane Dannenhauer
Richard Hauser
John Roberts

THE WHITE HOUSE

Office of the Press Secretary

For Immediate Release

October 17, 1985

NOMINATIONS SENT TO THE SENATE:

Gregory J. Newell, of Virginia, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to Sweden.

Jennifer Lynn Dorn, of Maryland, to be Associate Deputy Secretary of Transportation. (New Position)

Bruce M. Carnes, of Virginia, to be Deputy Under Secretary for Planning, Budget and Evaluation, Department of Education, vice Gary L. Bauer.

Edward H. Fleischman, of New Jersey, to be a Member of the Securities and Exchange Commission for the remainder of the term expiring June 5, 1987, vice James C. Treadway, Jr., resigned.

~~Allen Weinstein~~, of the District of Columbia, to be a Member of the Board of Directors of the United States Institute of Peace for a term of four years expiring January 19, 1989. (New Position)

#

THE WHITE HOUSE

Office of the Press Secretary

For Immediate Release

October 22, 1985

The President today announced his intention to appoint the following individuals to be Members of the President's Commission on White House Fellowships:

BETTY H. BRAKE has been active in political and civic activities in Oklahoma for many years. She graduated from the University of Oklahoma (B.A., 1942). She was born May 14, 1920 in Oklahoma City, Oklahoma.

FRANCIS WINFORD CASH is Executive Vice President of Marriott Corporation. Prior to Marriott he spent 10 years with Arthur Anderson & Company. He graduated from Brigham Young University (B.A., 1965). He was born March 16, 1942 in Buena Vista, Virginia and currently resides in Potomac, Maryland. He is married and has five children.

LEGGRE DANIELS has most recently served as Chairman of the National Black Republican Council. Previously she was employed by the Bureau of Motor Vehicles, Commonwealth of Pennsylvania. She was born February 29, 1920 in Denmark, South Carolina and attended Temple University. She is married and has 15 foster children. She currently resides in Harrisburg, Pennsylvania.

ROBERT ELLIOTT FREER, JR. is a Partner with the law firm of Wheeler and Wheeler. Previously he served as General Counsel of Roswell, Kimberly-Clark Corporation. He graduated from Princeton University (B.A., 1963) and the University of Virginia (J.D., 1966). He was born February 19, 1941 in Washington, D.C. He is married, has four children and currently resides in Chevy Chase, Maryland.

LESTER BERNARD KORN is Chairman of the Board and Chief Executive Officer of Korn/Ferry International. From 1960-1969 he was a Partner with Peat, Marwick, Mitchell & Company. He graduated from UCLA (B.S., 1959; M.B.A., 1960). He was born January 11, 1936 in New York, New York and currently resides in Los Angeles, California. He is married and has two children.

JUDITH ANNE WALTER is Deputy Comptroller for Operations, Office of the Comptroller of the Currency. Her previous positions with Comptroller of the Currency include Director, Strategic Planning; Acting Director, Strategic Analysis and Deputy Director, Strategic Analysis. She graduated from the University of Wisconsin (B.A., 1964); University of California at Berkeley (M.A., 1968; M.B.A., 1975). She was born February 14, 1941 in Ames, Iowa and currently resides in Washington, D.C. She is married and has two children.

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WHITE HOUSE

THE WHITE HOUSE

WASHINGTON

October 22, 1985

. MEMORANDUM FOR ROBERT H. TUTTLE

FROM: FRED F. FIELDING

All necessary clearances have been accomplished with regard to the following individual and he is ready for formal nomination by the President:

Paul Matthews Cleveland - to be Ambassador to New Zealand

cc: Catherine Bedell
Jane Dannenhauer
Richard Hauser
John Roberts

THE WHITE HOUSE

WASHINGTON

October 25, 1985

MEMORANDUM FOR ROBERT H. TUTTLE

FROM: FRED F. FIELDING

All necessary clearances have been accomplished with regard to the following individual and he is ready for formal nomination by the President:

William R. Kintner - Member, Board of Directors,
U.S. Institute of Peace

cc: Catherine Bedell
Jane Dannenhauer
John Roberts
Susan Borchard

THE WHITE HOUSE

WASHINGTON

November 5, 1985

MEMORANDUM FOR ROBERT H. TUTTLE

FROM: FRED F. FIELDING

All necessary clearances have been accomplished with regard to the following individual and he is ready for formal nomination by the President:

Rockwell A. Schnabel - to be Ambassador to Finland

cc: Catherine Bedell
Jane Dannenhauer
Richard Hauser
John Roberts

THE WHITE HOUSE

WASHINGTON

November 5, 1985

MEMORANDUM FOR RICHARD A. HAUSER

FROM: JOHN G. ROBERTS *JGR*

SUBJECT: Appointments of James Q. Wilson and
Albert J. Wohlstetter to the President's
Foreign Intelligence Advisory Board

I have reviewed the Personal Data Statements submitted by James Q. Wilson and Albert J. Wohlstetter in connection with their prospective appointments to the reconstituted President's Foreign Intelligence Advisory Board, and have no objection to proceeding with the appointments. The President may appoint up to 14 members to the new PFIAB, each of whom must be from outside the government and "qualified on the basis of achievement, experience, and independence."

at Harvard and James Q. Wilson teaches at Harvard and UCLA, and is a
criminal justice recognized authority on criminal justice and other public
presents no policy issues. His PDS presents no problems. Albert
consultant Wohlstetter is a defense consultant who has served on many
scientific advisory boards. I contacted him to inquire
about possible conflicts of interest. He said he could not
conceive of any, and he knew of no current contracts with
any intelligence agency, although some of his work in the
defense field involves intelligence issues. I cautioned him
to be alert for conflict problems and to seek our advice on
any that might arise.

cc: Dianna G. Holland

THE WHITE HOUSE

Office of the Press Secretary

For Immediate Release

November 8, 1985

The President today announced his intention to nominate Rockwell Anthony Schnabel, of California, as Ambassador to the Republic of Finland. He would succeed Keith Foote Nyborg.

Mr. Schnabel began his career in the international investment banking field in 1959 with Quincy Cass Associates in Los Angeles. In 1965 he joined Bateman Eichler, Hill Richards Group (Members N.Y.S.E.) and held various positions to President. Since 1983 Mr. Schnabel has been Deputy Chairman of Morgan, Olmstead, Kennedy & Gardner Inc. (Investment Bankers). He also is a director of a number of U.S. and foreign corporations.

Mr. Schnabel has been active in a number of civic and political organizations, including Citizens for America, Americans for Responsible Government, Los Angeles World Affairs Council, Los Angeles Olympic Organizing Committee. This year Mr. Schnabel received the Medal of Honor of The Netherlands Olympic Committee. During 1983-1984 he was the Los Angeles Olympic Committees' envoy to The Netherlands.

Mr. Schnabel was born December 30, 1936 in Amsterdam, The Netherlands where he attended Trinity College. He served in the U.S. National Guard in 1959-1965. Mr. Schnabel is married to the former Marna Belle Del Mar and they have three children. They reside in Malibu, California.

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THE WHITE HOUSE

Office of the Press Secretary

For Immediate Release

November 12, 1985

NOMINATIONS SENT TO THE SENATE:

Rockwell Anthony Schnabel, of California, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Republic of Finland.

The following-named persons to be Members of the Board of Directors of the National Institute of Building Sciences for terms expiring September 7, 1986:

Fred E. Hummel, of California, vice
Herbert H. Swinburne, term expired.

Philip D. Winn, of Colorado, vice
Rudard A. Jones, term expired.

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THE WHITE HOUSE

WASHINGTON

November 13, 1985

MEMORANDUM FOR ROBERT H. TUTTLE

FROM: FRED F. FIELDING

All necessary clearances have been accomplished with regard to the following individual and he is ready for appointment by the President:

Francis B. Morse, Jr. - Member, National Highway Safety Advisory Committee

cc: Catherine Bedell
Jane Dannenhauer
Richard Hauser
John Roberts
Susan Borchard